## **UNITED STATES DISTRICT COURT**

## **DISTRICT OF ARIZONA**

UNITED STATES OF AMERICA

	V.			ORDER OF DETENTION PENDING TRIAL			
		Victor Manuel Lauren-Cota	Case Nu	umber:	11-6088M		
presen	it and wa		de by a preponderance		g was held on February 25, 2011. Defendant evidence the defendant is a flight risk and order		
			FINDINGS OF FAC	СТ			
I find b	y a prep	onderance of the evidence that:					
	The defendant is not a citizen of the United States or lawfully admitted for permanent residence.						
	X	The defendant, at the time of the charged offense, was in the United States illegally.					
		If released herein, the defendant faces removal proceedings by the Bureau of Immigration and Customs Enforcement, placing him/her beyond the jurisdiction of this Court and the defendant has previously been deported or otherwise removed.					
		The defendant has no significant contacts in the United States or in the District of Arizona.					
The defendant has no resources in the United States from which he/she might make a bond reas to assure his/her future appearance.						lated	
	$\boxtimes$	The defendant has a prior crimin	al history.				
		The defendant lives/works in Me	kico.				
		The defendant is an amnesty applicant but has no substantial ties in Arizona or in the United States and has substantial family ties to Mexico.					
		There is a record of the defendant using numerous aliases.					
		The defendant attempted to evac	le law enforcement cont	tact by fl	fleeing from law enforcement.		
		The defendant is facing a maxim	um of	у	years imprisonment.		
at the t	The Co	ourt incorporates by reference the ne hearing in this matter, except as	naterial findings of the Proposed in the record.  CONCLUSIONS OF		Services Agency which were reviewed by the 0	Cour	
	1. 2.	There is a serious risk that the de No condition or combination of condition of condition of condition of condition of conditions.	efendant will flee.	/ assure	e the appearance of the defendant as require	d.	
appeal of the l	ctions fa l. The de Jnited S	fendant is committed to the custoc cility separate, to the extent practic efendant shall be afforded a reason tates or on request of an attorney for the United States Marshal for the pu	ly of the Attorney Genera able, from persons await able opportunity for priva or the Government, the p Irpose of an appearance	al or his, ting or so ate cons person ir e in conr	s/her designated representative for confineme serving sentences or being held in custody per sultation with defense counsel. On order of a in charge of the corrections facility shall delive nection with a court proceeding.	nding cour	
	IT IS O	RDERED that should an appeal of	ALS AND THIRD PART this detention order be ation to Pretrial Services	filed with	LEASE th the District Court, it is counsel's responsibil t one day prior to the hearing set before the Di	lity to istric	
Court. Service investi	es suffic	URTHER ORDERED that if a releatiently in advance of the hearing be potential third party custodian.	se to a third party is to before the District Court t	e consid to allow	dered, it is counsel's responsibility to notify Pr Pretrial Services an opportunity to interview	etria v and	
	DATE	ED this 28 <sup>th</sup> day of Februar	y, 2011.				
			\$				
			LOT Y				

David K. Duncan United States Magistrate Judge